Doc Code: M865 or FAI.REQ.INTV

Applicant Initiated Interview Request Form					
Application No.: 09981,556 Examiner: Anthony Tugbang					Pending
Tentative Participants: (1) Examiner Tugbang		(2) Mitchell K. McCarthy			
(3)		(4)			
Proposed Date of In	y Examiner	Proposed T	ime: TBD	(AM/PM)	
Type of Interview R (1) [X] Telephonic	1-1	onal (3) [] Vid	ieo Conference		
Exhibit To Be Show If yes, provide brief		ated: YES	[X] NO		v er
Issues To Be Discussed					
Issues (Rej., Obj., etc)	Claims/ Fig. #s	Prior Art	Discussed	Agreed	Not Agreed
(1) <u>Rej.</u>	1			[]	[]
(2)				[]	
(3)				[]	
(4)		Proposed Ame			[]
Brief Description of facilitate progress on An interview was con NOTE: This form she if this form is signed to 1.34. This is not a power which is incorporated read the Instruction S	Arguments to the merits and to nducted on the ould be completely a registered processor of attorney to by reference. Before, After the i	be Presented: The into resolve any unsettled appear and filed by applicant ractitioner not of record rview on behalf of the po any above named pracy signing this form, apputerview is conducted, a 133(b)) as soon as possil	erview is necessary issue addressed by lication on t in advance of the l, the Office will acc rincipal (37 CFR 1. citioner. See the In licant or practition applicant is advised	and appropriat Applicant in thi interview (see Mapplicant in thi sept this as an in 32(a)(3)) pursuestruction Sheet er is certifying to	s Response. IPEP § 713.01). Idication that he ant to 37 CFR for this form, hat he or she has ent of the
because of applicant's	failure to submi	it a written record of thi	is interview.	niner/SPE Sign	·
Mitch Typed/Printed Name	ell K. McCarthy	y r Representative		. 5	
Registration	Number, if apr	olicable			

This collection of information is required by 37 CFR 1.133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 24 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Instruction Sheet for: APPLICANT INITIATED INTERVIEW REQUEST FORM

(Not to be Submitted to the USPTO)

 If this form is signed by a registered practitioner not of record, the authority to submit the Applicant Initiated Interview Request Form is pursuant to limited authority to act in a representative capacity under 37 CFR 1.34 and further proof of authority to act in a representative capacity may be required. See 37 CFR 1.34.

The Office will accept the signed form as an indication that the registered practitioner not of record is authorized to conduct an interview on behalf of the principal in pursuant to 37 CFR 1.34.

For more information, see the "Conducting an Interview with a Registered Practitioner Acting in a Representative Capacity" notice which is available on the USPTO Web site at: http://www.uspto.gov/patents/law/notices/2010.jsp.

- 2. This is not a power of attorney to any named practitioner. Accordingly, any registered practitioner not of record named on the form does not have authority to sign a request to change the correspondence address, a request for express abandonment, a disclaimer, a power of attorney, or other document requiring the signature of the applicant, assignee of the entire interest or an attorney of record. If appropriate, a separate power of attorney to the named practitioner should be executed and filed in the US Patent and Trademark Office.
- 3. Any interview concerning an unpublished application under 35 U.S.C. § 122(b) with a registered practitioner not of record, pursuant to 37 CFR 1.34, will be conducted based on the information and files supplied by the practitioner in view of the confidentiality requirements of 35 U.S.C. § 122(a).